

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
08/991,855			

POON
ART UNIT PAPER NUMBER
2624 . 33

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application

## COMMISSIONER OF PATENTS AND TRADEMARKS

## ADVISORY ACTION

ADVISORY ACTION										
X THE	PERIO	OD FOR RES	SPONSE:					·		
a) 🗀	is exter	ndod to run _		or continues to r	un	from the date of	of the final rejection			
ь) 💢	expires event l	s three month however, will	is from the date the statutory p	e of the final rejection of eriod for the response	or as of the mailing expire later than s	date of this Advisor ix months from the d	y Action, whichever is later. In rate of the final rejection.	10		
	The da purpos	ate on which ses of determ	the response, t iining the period	he petition , and the fe d of extension and the	e have been filed i corresponding am	s the date of the respond to the fee. Any	d response and the appropriate f ponse and also the date for the extension fee pursuant to 37 CF or as set forth in b) above.			
☐ App	ellant's	Brief is due	in accordance	with 37 CFR 1.192(a).						
			the final reject in condition for		has been o	considered with the f	ollowing effect, but it is not deem	ed		
1. 💢	The pro	posed amer	idments to the	claim and /or specifica	tion will not be ent	ered and the final rej	ection stands because:			
		There is <b>no c</b> presented.	onvincing show	ring under 37 CFR 1.1	(6(b) why the prop	osed amendment is	necessary and was not earlier			
	ь. 🔲 Т	They raise ne	w issues that w	vould require further co	nsideration and/or	search. (See Note)	<b>).</b>			
	c. 🔲 1	They raise th	e issue of new	matter. (See Note).						
	d. 🔲 ;	They are no appeal.	t deemed to pla	ace the application in b	etter form for appe	al by materially redu	icing or simplifying the issues for	•		
	e. 🔲 .	They present	t additional clai	ms without cancelling	a corresponding n	mber of finally rejec	ted claims.			
	NOTE:	The new claims and/or	1,7,9,1	ned limitations of	having a rep ≥ b, raise	11	ther electronic messages". nat would require funde	found in er Consideration		
		proposed or n-allowable o	amended dair laims.	ns	. would be allowed	l if submitted in a se	parately filed amendment cancel	ling		
3. 🕱	Upon the	he filing an a ollows:	ppeal, the prop	osed amendment	will be entered 💆	will not be entered	f and the status of the claims will	ı		
		allowed:				<u>.</u>				
		objected to: rejected:	1-27			<u>.</u>				
		However;				-				
	☐ Ap	oplicant's res	ponse has ove	rcome the following rej	ection(s):					
⁴ ⊠	The at	flidavit, exhib	it or request for	reconsideration has b	een considered by	it does not overcome	e the rejection because it rel	ies on		
	Claim	red V Im	itations of	the finally reje	etel velains a	re still meet !	by the prior act of re	wid		
5. []	presen	ited.	DIT WILL NOT DE C	onsidered because ap	plicant has not sho	wn good and suffice	ent reasons why it was not earlie	er		
☐ The p	propose	ed drawing c	orrection [	has 🔲 has not beer	approved by the	examiner.				
Othe	r				\	) . (	Un			
		<b>.</b>			A/a	une!	Tueia	,		

PTOL-303 (REV. 5-89)

GABRIEL GARCIA PRIMARY EXAMINER